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United States Patent and Trademark Office

Attn: Examiner Ruj Guru Facsimile: (703)872-9711

Re:

USSN 09/866,451

Applicants: Khan et al.

METHOD OF MODIFYING COMPONENTS PRESENT IN CASHEW NUT

SHELL LIQUID

Dear Examiner Guru:

As you had requested, a copy of the International Preliminary Examination Report received in the parent PCT application for the above-captioned U.S. continuation application is transmitted herewith.

Would you please acknowledge receipt of this facsimile by returning a facsimile copy of this cover sheet to (518)452-5600. Thank you.

Respectfully,

Date: May 10, 2002

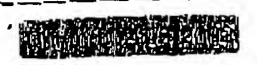
Candice J. Clement, Esq.

Attorney for Applicants **USPTO Registration Number 39,946**

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7 page attachment

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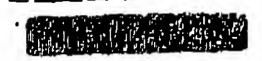
INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agents he reference BB1427			See Nellication of Transmitted of Informational FOR FURTHER ACTION Profitmency Examination Report (Form PCT/IPEA/416)			
			intomational filing data (day/month/year)	Priority data (day/month/year)	
International application No. PCT/GB99/03913			25/11/1999	,	25/11/1998	
International C07C65/		nd Classification (IPC) or no	hional classification and IP	5		
Applicani E.I. DU P	דאסי	DE NEMOURS AND	COMPANY et al.			
7. This i	ntom tran	ational preliminary examined to the applicant i	ination report has been according to Article 36.	prepared by li	his International Proliminary Examining Authori	
2. This F	REPO	AT consists of a total of	7 sheets, including this	cover sheet.		
b (s	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 76.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of sheets.					
·	<u></u> ^					
3. This r	fraqe	contains indications rela	iting to the tollowing iter	ns:		
1	×	Basis of the report				
H		Priority				
111		Non-establishment of c	pinion with regard to no	welty, inventiv	o step and industrial applicability	
١v	~ ₽	Lack of unity of invention				
V	Ø	Reasoned statement up		•	ly, inventive step or industrial epplicability:	
V)		Certain documents cita	ed _			
VII	X	Cenain defects in the in	nernational application			
VIII	8	Certain observations or	n the international applic	cation:		
Date of sub-	m)ssio	n at the demand		Dale of comple	nadal styl to voge	
2 9 /05/2000				31.01.200 1		
Name and mailing address of the international preliminary examining authority: European Patent Office			1	Authorizud offi	cor	
D-80285 Munich Tel +49 89 2398 - 0 Tz 523656 cpm Fax: +19 89 2399 - 4465			epmu d	Mercay, J	4D 60 0000 0000	
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FRY HEATH & SPENCE



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB99/03913

_	—		_	
-				
-	Basis of the re			
1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office response to an Invitation under Article 14 are referred to in this report as "originally filed" and are not annexed the report since they do not contain amendments (Rules 70.16 and 70.17).): Description, pages:				
	1-10	as anginally filed		
	Claims, No.:			
	1-21	as originally filed		
2.		e language, all the elements marked above were available or furnished to this Authority in the high international application was filled, unless otherwise indicated under this item.		
	These elements	were available or turnished to this Authority in the following language: , which is:		
	🔲 the langua	e of a translation furnished for the purposes of the international search (under Rule 23.1(b)).		
	ithe langua	of publication of the international application (under Rule 48.3(b)).		
	🗀 the langua	of a translation turnished for the purposes of international preliminary examination (under Rule	8	

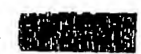
		the language of publication of the international application (under Rule 48.3(b)).
		the language of a translation turnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).
∄.		n regard to any nucleotide and/or amino acid sequence disclosed in the international application, the mational preliminary examination was carried out on the basis of the sequence listing:
	۵	contained in the international application in written form.
	Ċ	filed together with the international application in computer readable form.
		furnished subsequently to this Authority in written form.
		furnished subsequently to this Authority in computer readable form.
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filled has been furnished.
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been lumished.
ŀ.	The	amendments have resulted in the cancellation of:
		the description, pages:

☐ the description, pages:
☐ the claims, Nos.:
☐ the drawings, sheets:

5.

This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):





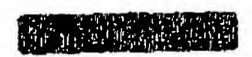
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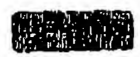
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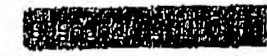
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INTERNATIONAL PRELIMINARY . EXAMINATION REPORT

International application No. PCT/GB99/03913

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

IV	. Lac	k of unity of invention							
1.	I. In response to the invitation to restrict or pay additional fees the applicant has:								
		restricted the claims.							
		paid additional fees.							
		paid additional fees und	der proti	951,					
	口	neither restricted nor pa	ald addi	tional fee	\$.				
2.	2	This Authority found the 68.1, not to invite the ap		•	nt of unity of invention is not complied and chose, according to Rule t or pay additional fees.				
3.	This	Authority considers tha	t the red	quiremen	t of unity of invention in accordance with Flules 13.1, 13.2 and 13.3 Is				
		complied with.							
	凶	not complied with for the	e follow	ing reaso	nts:				
4.		sequently, the following mination in establishing t			national application were the subject of international preliminary				
	Ø	all paris.							
	D	the parts relating to claim	ms Nos	• •	· ·				
٧.	. Reasoned statement under Article 35(2) with regard to hovelty, inventive step or Industrial applicability; citations and explanations supporting such statement								
1.	Slat	Statement							
•	Nov	elty (N)	Yes: No:	Claims Claims	1-6,10-21 9				
	inve	ntive step (IS)	Yas: No:	Claims Claims	1-8 10-21				

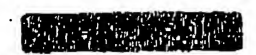
Yes: Claims 1-21 Claims

No:

Received from < 518 452 5579 > at 5/10/02 10:37:18 AM [Eastern Daylight Time] 76837

industrial applicability (IA)









INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No. PCT/GB99/03913

2. Citations and explanations see separate sheet

VIL Certain defects in the international application

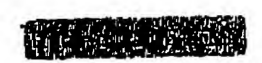
The following defects in the form or contents of the international application have been noted: sec separate sheet

VIII. Certain observations on the international application

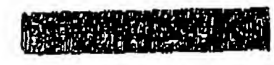
The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: sec ceparate sheet



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INTERNATIONAL PRELIMINARY

International application No. PCT/GB99/03913

EXAMINATION REPORT - SEPARATE SHEET

Re Item IV

Lack of unity of invention

The subject-matter of independent Claim 9 is already known (cf. item V below). The requisite unity of invention (Rule 13.1 PCT) therefore no longer exists inasmuch as a technical relationship involving one or more of the same or corresponding special technical features in the sense of Rule 13.2 PCT does not exist between the subject-matter of Claims 1-8 and Claims 9-21.

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

D1: J. Food Sci., 1989, 54(6), 1472-4

D2: JP45026750B

D3: Chem. Pharm.Bull., 1987, 35(7), 3016-20

NOVELTY (Article 33(2) PCT)

CLAIM 9

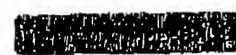
The subject-matter of Claim 9 is not novel, since mixtures of alkyl aldehydes are known (cf. for example D1). The wording "formed by the ozonolysis of CNSL and subsequent reduction of the resulting ozonolysis products" should be read as "obtainable by ... ". The aldehydes in the headspace mixture of heated pork fat of D1 e.g. formaldehyde, malonaldehyde, butanal, octanal etc. are also obtainable from cashew nut shell liquid (CNSL). A product is not rendered novel merety because it is produced by means of a novel process. Claims for products defined in terms of a process of manufacture are novel and inventive only if the products as such are novel and inventive.

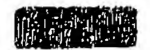
CLAIMS 1-8

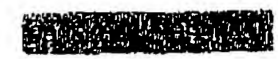
In the light of D2, which teaches that condensates useful as adhesives are prepared by heating an acid obtained by solvent extraction of cashew nut shells with boric acid, the problem to be solved by the present invention may be regarded as the provision of an alternative process for the preparation of adhesives.

The solution provided by Claim 1 comprises subjecting CNSL to ozonolysis. followed by reduction of the ozonolysis reaction products to give a rnbdure of phenolic components and aldehydes. These CNSL aldehydes may then be









P1007

INTERNATIONAL PRELIMINARY

PCT/GB99/03913 International application No.

EXAMINATION REPORT - SEPARATE SHEET

treated with an acidic material in the presence of water to form an emulsion, and thereafter further treated with base, or they may be heated with a particulate or fibrous material to form a composite.

The process of Claim 1 is novel, since although D3 teaches the ozonolysis and reduction of anarcadic acid and cardanol respectively, both of which are components of CNSL, none of the cited art teaches the ozonolysis and reduction of a mixture corresponding to CNSL.

CLAIMS 10-21

As far as can be ascertained (cf. item VIII below), the methods of Claims 11 and 16 are not disclosed in the cited art, nor are adhesive compositions according to Claim 11.

INVENTIVE STEP (Article 33(3) PCT)

CLAIMS 1-8

The process of Claim 1 is inventive, since none of the cited art suggests treating CNSL in such a manner to obtain a product which may then be used to make adhesive compositions. In D3, the compounds anarcadic acid and cardanol are obtained by extraction from Gingko biloba, the subsequent ozonolyis and reduction being performed merely as part of a structure determination.

CLAIMS 10-21

In view of the lack of clarity of Claims 10-21 (cf. item VIII below), it is unclear whether any technical problem has actually been solved by the methods and composition of independent Claims 10, 11 and 16, and thus an inventive step cannot be acknowledged.

Re Item VII

Certain defects in the international application

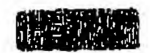
- In independent Claims 1, 9, 10, 16 and 19, the abbreviation "CNSL" should have been supplemented by "cashew nut shell liquid".
- Claims 2 and 6 comprise all the features of Claim 1 and are therefore not appropriately formulated as claims dependent on the latter (Rule 6.4 PCT). Furthermore, the subject-matter of these claims appears to be identical to that of Claims 1 and 5 respectively, the only difference being the fact that the product mixtures obtained are additionally defined. However, either said product mixtures are inevitably obtained as a result of the reactions defined, in which case the

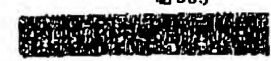


Form PCT/Separata Shoov409 (Sheet 2) (EPO-April 1907)









International application No. PCT/GB99/03913 INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

claims are superfluous and should have been deleted, or, the reaction conditions necessary for achieving said product mixtures should have been included in the claims.

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art 3) disclosed in the document D2 is not mentioned in the description, nor is this document identified therein.

Re Item VIII

Certain observations on the international application

The subject-matter of Claims 9-21 is unclear (Article 6 PCT), since it is not 1) possible to determine the scope of these claims, as CNSL, as stated by the Applicant on page 1, lines 12-23 of the description, is "a mixture of phenolic compounds and the compounds which can be present in varying proportions include anacardic acid, cardanol, cardol and 2-methyl cardol" (emphasis added). Thus since the composition of CNSL is not a fixed one, the compounds present therein and the amounts thereof apparently both being variables, it is not possible to determine whether a specific mixture of aldehydes is obtainable from CNSL or not. The subject-matter of Claim 11 is in addition unclear, since no details are given as to how the adhesive composition is formed from said aldehydes. Claim 11 embracing the product of any number of chemical modifications of an insufficiently defined starting aldohyde mixture.